Local Law Filing

(Use this form to file a local law with the Secretary of State.)

⊠County (Select one:)	/	wn ⊡Village			
of STEUB	EN				
Local Lav	/ No. FOUR	O	of the year 20 ²¹		
A local lav	WAIVING THE RESIDENCY REQUIREMENT FOR STEUBEN COUNTY DEPUTY (Insert Title) SHERIFFS.				
		No. 2 P. C.			
Be it enac	ted by the	LATURE Legislative Body)		of the	
⊠County (Select one:)	[']	vn			
of STEUB	EN		as follo	ws:	
SECTION 1. INTE	ENT				
			ement for the position of Steuben County Depuration of Steuben County.	uty Sheriff	
SECTION 2. QUA	ALIFICATIONS OF	OFFICE			
the political subdi official functions a	vision or municipal are required to be ex n, provided that suc	corporation of the State f xercised, shall prevent a	State or otherwise, requiring a person to be a re for which he/she shall be chosen or within which person from holding the Office of Deputy Shel State of New York and in a county contiguous	ch his/her riff for the	
			ate of New York, preference in appointment ma inting officer to those candidates who reside in		
		a a maridant of Name	State, Steuben County, or a county contiguou		

(If additional space is needed, attach pages the same size as this sheet, and number each.)

SECTION 3. PUBLIC OFFICERS LAW - SUPERSEDED AND/OR AMENDED.

This Local Law is intended to supersede and/or amend the provision of Public Officers Law Section 3(1), concerning residency requirements for local officers as the same concerns or effects the Office of Deputy Sheriff in Steuben County.

The provision of Section 3 of the Public Officers Law requiring a person to be a resident of the political subdivision for which he or she is chosen shall not prevent a person from holding the Office of Deputy Sheriff of the County of Steuben provided that such person resides in the County of Steuben or a contiguous county to the County of Steuben provided the county is within the State of New York.

SECTION 4. SEVERABILITY

If any section of this local law shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof that can be given effect without the invalid provision, but shall be confined in its operation to the section thereof directly involved in the controversy in which such judgment shall have been rendered.

SECTION 5. EFFECTIVE DATE

This Local Law shall take effect immediately and upon filing in the Office of the Secretary of State.

(Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

1. (Final adoption by local legislative body only. I hereby certify that the local law annexed hereto, des) signated as local law N	lo. FOUR	of 20 ²¹ of
the (County) (ASH XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			was duly passed by the
LEGISLATURE	on JULY 26,	20 ²¹ , in	accordance with the applicable
(Name of Legislative Body)			• •
provisions of law.			
2. (Passage by local logislative hody with appro-	val, no disapproval o	r ropaccago att o	disapproval by the Elective
Chief Executive Officer*.)	rianatad oo laaal law N	lo.	25.20
I hereby certify that the local law annexed hereto, desthe (County)(City)(Town)(Village) of	_		of 20 of
the (County)(City)(Town)(Village) or	on	20 ar	was duly passed by the nd was (approved)(not approved
(Name of Legislative Body)	OII	, ai	id was (approved)(not approved
(repassed after disapproval) by the		;	and was deemed duly adopted
(Elective Chief Exec	cutive Officer*)		
on 20, in accordance w ith	the applicable provision	ons of law.	
3. (Final adoption by referendum.)	·		
I hereby certify that the local law annexed hereto, des			of 20 of
the (County)(City)(Town)(Village) of			• •
	on	20, and	d was (approved)(not approved)
(Name of Legislative Body)			
(repassed after disapproval) by the(Elective Chief Exec	cutive officer*)		on20
Such local law was submitted to the people by reason		•	
vote of a majority of the qualified electors voting thereo		ciai)(annuai) elect	ion neld on
20, in accordance with the applicable provisions	s of law.		
4. (Subject to permissive referendum and final ad	loption because no v	alid petition was	filed requesting referendum.)
I hereby certify that the local law annexed hereto, design	gnated as local law No)	of 20 of
the (County)(City)(Town)(Village) of			was duly passed by the
			was (approved)(not approved)
(Name of Legislative Body)			
(repassed after disapproval) by the		on	20 Such local
law was subject to permissive referendum and no valid	d petition requesting su	uch referendum wa	as filed as of
26, in accordance with the applicable previous	ef law.		

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^{*} Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

a	JUOSEL DV JEHHOH)	
I hereby certify that the local law annexed hereto, des		of 20 of
the City of having been s	ubmitted to referendum pursuant to the	provisions of section (36)(37) of
the Municipal Home Rule Law, and having received the	he affirmative vote of a majority of the q	ualified electors of such city votin
thereon at the (special)(general) election held on	20, became opera	ative.
6. (County local law concerning adoption of Cha		
I hereby certify that the local law annexed hereto, des		
the County ofState of New		
November, pursuant to subd	ivisions 5 and 7 of section 33 of the Mui	nicipal Home Rule Law, and havii
received the affirmative vote of a majority of the qualit	fied electors of the cities of said county	as a unit and a majority of the
qualified electors of the towns of said county consider	ed as a unit voting at said general elect	ion, became operative
(If any other authorized form of final adoption has	15 d 15 15 15 15 15 15 15 15 15 15 15 15 15	· · · · · · · · · · · · · · · · · · ·
I further certify that I have compared the preceding lo	3	
correct transcript therefrom and of the whole of such	original locat aw, and was finally adopte	ed in the manner indicated in
paragraph above.	(Men de K Aro	fchmer.
	Clerk of the county legislative be	ody, City, Town or Village Clerk or
	officer designated by local legisl	
	dala	
(Seal)	Date: 8 3 2	